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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/009,277	08/02/2002	David Andrewes	WPT0006	6080	
25235 75	590 02/17/2006		EXAM	INER	
HOGAN & HARTSON LLP ONE TABOR CENTER, SUITE 1500			LEVKOVICH, NATALIA A		
1200 SEVENT			ART UNIT	PAPER NUMBER	
DENVER, CO	80202		1743		

DATE MAILED: 02/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Notice	of No	n-(Comp	liant
Amendr				

Application No.	Applicant(s)	•
10100000		
701000	Art Unit	
Examinér	7.1.	

Notice of Non-Compliant	101	101011	/		
Amendment (37 CFR 1.121)	Examiner	· . · · · ·	Art Unit		. • •
_ The MAILING DATE of this communication app	ears on the c	over sheet with t	he correspond	ence address	
		red non-complia	ant hocause if	nas failed to mi	eet the
the amendment document filed on the control of the analysis required.	nendment do	cument to be co	impliant, correc	ction of the folic	gnwc
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE 1. Amendments to the specification: A. Amended paragraph(s) do not include B. New paragraph(s) should not be under	markings.	IT DOCUMENT	TO BE_NQN-4	OMPLIANT	
 2. Abstract: A. Not presented on a separate sheet. 3 B. Other 	7 CFR 1.72.				
☐ 3. Amendments to the drawings: ☐ A. The drawings are not properly identifi "Annotated Sheet" as required by 37 ☐ B. The practice of submitting proposed of showing amended figures, without m ☐ C. Other	CFR 1.121(C	oction has been	eliminated. Re	eplacement dra	
4. Amendments to the claims. A. A complete listing of all of the claims. B. The listing of claims does not include. C. Each claim has not been provided w of each claim cannot be identified. In number by using one of the following (Previously presented), (New), (Not. D. The claims of this amendment paper). E. Other.	ith the proper Note: the start g status ident entered), (W r have not be	r status identifier tus of every clair ifiers: (Original), thdrawn) and (Ven presented in	m must be indi (Currently am Vithdrawn-curr ascending nur	cated after its of ended), (Cance ently amended) merical order	claim eled),
5. The amendment is unsigned or not signed	in accordance	e with 3/CFR	1.4.		
For further explanation of the amendment format requ http://www.uspto.gov/web/offices/pac/dapp/opla/preoc	ired by 37 Cf anotice/office	R 1.121, see M	PEP § 714 and	the USPTO w	edsite at
TIME PERIODS FOR FILING A REPLY TO THIS NO	TICE:				
Applicant is given no new time period if the non- filed after allowance. If applicant wishes to resub- mental must be resubmitted.	compliant an mit the non-c ed within the	time period set f	forth in the fina	l Office action.	
2. Applicant is given one month , or thirty (30) days, corrected section of the non-compliant amendm amendment is one of the following: a preliminary request for continued examination (RCE) under 3	whichever is nent in compli amendment, 37 CFR 1.114 endment filed	longer, from the ance with 37 CF a non-final ame), a supplement in response to a	e mail date of t R 1.121 or 1.4 ndment (includal al amendment a <i>Quayle</i> action	nis notice to su , if the non-con ling a submissi filed within a si 1.	on for a uspension
Extensions of time are available under 37 CF amendment or an amendment filed in respons Failure to timely respond to this notice will re Abandonment of the application if the non filed in response to a Quayle action; or Non-entry of the amendment if the non-co	FR 1.136(a) <u>c</u> se to a Q <i>uaylo</i> esult in: -compliant a	nly if the non-co e action nendment is a n	ompliant amend	dment is a non-	nendment
Legal Instruments Examiner (LI	<u>C.</u> E)	_ (5/	Teleph)-/// one No.	<u>) </u>
22-8-2					